1GINAL				FI	STRICT OF TEX
	IN THE UNITED FOR THE NORT		i i	1 11 1	10 2008
GLENN WINNINGI		LLAS DIVISIO	ON	CLERK, U.S. D By	STRICT COU
	Plaintiffs		<u> </u>		eputy
V.	DEMANYAN)	No. 3:08-CV	⁷ -1204-G	
ΓHE CROWN, ET A	Δ 1)			
rite enown, er r	Defendants.)			
	RESPONDED	NES			
AFFIDAVIT II	N SUPPORT OF RE	QUEST TO P	ROCEED IN	FORMA PAU	<u>PERIS</u>
INSTRUCT	IONS: Complete all q	uestions in this	affidavit and t	hen sign it. De	o not leave
INSTRUCT any blanks. If the a	ONS: Complete all quswer to a question is	uestions in this "0," "none," o	affidavit and t r not applicable	hen sign it. De (N/A)," write	o not leave in that
INSTRUCT any blanks. If the a response. If you ne	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all quswer to a question is	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the a response. If you ne	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a
INSTRUCT any blanks. If the aresponse. If you necessparate sheet of pa	ONS: Complete all question is defined and a question is defined and answer to a question and a question is a question and a question and a question and a question answer to a question answer to a question and a	uestions in this "0," "none," o wer a question o	s affidavit and to r not applicable or to explain ou	hen sign it. De (N/A)," write r answer, attac	o not leave in that h a

1. List your employment history, most recent employer first. (Gross monthly pay is before taxes or other deductions).

Employer Address Dates of employment Gross monthly pay

Address Dates of employment Gross monthly pay

Address Dates of employment Gross monthly pay

2. If you are married (even if separated), list your spottse's employment history, most recent employer first. (Gross monthly pay is before taxes or other deductions).

Employer Address Dates of employment Gross monthly pay

	_ WY 1	WIFE	CONS	PERS	ITA
	FULLTIN	IE	TOB R	AISING	OUR
	FIVE C	HILDA	PEN.		
5	3. For both you and your sthe following sources during biweekly, quarterly, semiannis, amounts before any deduction. A SOVERECO	the past 12 months and 12 months for taxes of	ths. Adjust any amo to show the monthly rotherwise.	ount that was received verate. Use gross amount	weekly,
ζ	Employment	the past 12 mor		next month	YOUR EXTORTION
	Self-employment	\$ N (A	,	s NA	
7)	Income from real property (such as rental income) OM Interests and dividends	S NA CORP S	ORATE	*NA PROFIT	75 + (
	Gifts	s NA		s NA	MI
	Alimony	\$ 1		\$ N	A
	Child support	\$ N/		s NA	CORROBATIL
	Retirement (such as social security, pensions, annuities insurance)	\$ N (A		s_N(A	
	Disability (such as social security, insurance payments	s V (A		s_V/A	
	Unemployment payments	s NH		s // (/)	
-	Public-assistance (such as welfare)	\$ NA		\$ N A	
	Other (specify):	s \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		s (A	
	Atrs I	- -1077	1 2 0	PROOF	OF
1		UKII.			0 1
	YOUK -	IREt	950N	4 SE	B1710N.

Total monthly income

s_____

\$____

THIS IS FURTHER PROOF OF YOUR TREASON + SEDMON. 1 THING 1 AM GOING TO BRING AN MDCCTMENT AGA(NST LOUR CRIMINAL ENTERPRIS PLEASE SEE AFFADAVIT WHICH IS ATTACHED HERE TO + INCORPORATED HERE W BY REFERENCE IN ITS ENTIRETY, THIS HAS ALREADY BEEN DECORPORED THE

NOR MY W ich cash do you and your spouse have? State any money you or your spouse have in a bank account or in any other financial institution. Amount your spouse has Financial Institution Type of account Amount you/have ABOUT. 5. List the assets, and their values, that you own or that your spouse own? Do not list clothing and ordinary household furnishings Motor Vehicle #1 (Value) Motor Vehicle #2 (Value) OMMERCIAL THIN

Other Assets (Value)

Other Assets (Value)

Other Assets (Value)

ASSETS

ONLY PROPERTY

6.	State every person, business, or organization amount owed.	nnization owing you	or your spouse money, and the
	s owing you or your Amount ow money	ved to you	Amount owed to your spouse
	STATED STATE	ESTY	9,000,000,000.000.000.000.000.000.0000.0000.0000.0000
7.	State the persons who rely on you or	r your spouse for sup	port.
	Name Relation	onship	Age
	RECY ON	NOFE	PSON & NO
	KERSONS R	ETY O	ME
	HAVE FIVE	WOND:	ERFUL CHILDREA
8.	Estimate your family's average monyour spouse. Adjust any payments to semiannually, or annually to show the	hat are made weekly	
	or home-mortgage payment de lot rented for mobile home) Are real estate taxes included?YesNo Is property insurance included?YesNo	You \$\int \tag{\frac{1}{2}}	Your spouse \$
	es (electricity, heat fuel, water, and telephone)	\$ N K	t sud
Home	maintenance (repairs and upkeep)	s_//	\$ A
Food		\$ <u>\(\frac{1}{2}\)</u>	s
Clothi	ng	\$	\$ 1
Laund	ry and dry-cleaning	\$ N/H	s NH

Medical and dental expenses	s N/	s MA
Recreation, entertainment, newspapers, magazines, etc.	\$ 1 4	s
Transportation (not including motor vehicle payments)	s_//_{	s_N/A
Insurance (not deducted from wages or included in mortgage payments) Homeowner's or renter's Life Health Motor Vehicle Other:	\$ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	\$ N A S S S S S S S S S S S S S S S S S S
Taxes (not deducted from wages or included in mortgage payments) Specify:	s	s_NA
Installment payments: Motor Vehicle Credit Card (name): Department store (name):	\$ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Other:Alimony, maintenance, and support paid to	s NA	s NA
others Regular expenses for operation of business, profession, or farm (attach detailed statement)		\$
Other (specify):	s NA	s_///
Total monthly expenses:	\$ 1/1/	s NA

	HAVE NO INCOME A
9.	Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?
	YesNo () () () () () () () () () (
10.	Have you paid, or will you be paying, an attorney any money for services in connection
10.	with this case, including the completion of this form? Yes No
addre	If your answer is "yes," state how much \$ and state the attorney's name, ess, and telephone number:
A	TTORNEYS ARE FOREIGN AGENT
04	F THE CROWN-WHY MOVED !
E	VER WANT TO USE A LYNG, TAIE
	Have you paid, or will you be paying, anyone other than an attorney (such as a paralegal / Production)
11.	or typist) any money for services in connection with this case, including the completion of this form?
	Yes No
-	ur answer is "yes," state how much \$ and state the person's name, address, elephone number:
	A I A
12.	Provide any other information that will help explain why you cannot pay the filing fee for
	this case.
	this case. PLEASE SEE THE AFFAULT
	PLEASE SEE THE AFFAULT WHICH IS ATTACHED HERETO
	this case. PLEASE SEE THE AFFAULT
	PLEASE SEE THE AFFAULT WHICH IS ATTACHED HERETO
	PLEASE SEE THE AFFAULT WHICH IS ATTACHED HERETO HINCORPORATED HERE(NBY

Case 3:08-cv 01204-G Document 7 Filed 09/10/08 Page 8 of 41 PageID 352
13. State the address for your legal residence.
MY MACLIF ADDRESS (S
ON THE AFFIDAVIT WHICH IS
14. Provide the following information: Your daytime phone number: (_) Your age: Your years of schooling:
SIGNED & SEALED IN RED WE ON 1A
I swear or affirm under penalty of perjury that, because of my poverty, I cannot prepay the filing $< A \times 1$ fee for this action. I swear or affirm under penalty of perjury under United States laws that my answers on this form are true and correct. $28 \text{ U.S.C.} $ \$ 1746 and 18 U.S.C. \$ 1621. $\geq 8 \text{ V.S.C.} $ \$ 1746 (1
(Signature) (Signature) (Signature) (Signature) (Aninghani) Louge of Fearn, SULTURIS
SOVEREIGN LIVING SOUL HOUSER OF THE OFFICE OF THE PEOPLE
INHABITANT OF THE LAND OF TEXAS
4 5EP 08 / M
Glen Winningham, house ofte
SUL JURIS, SOUERFIEN LIVE SOL
HOLDER OF THE OFFICE OF THE PEOP
(NHABITANT OF THE LANS OF TEX

FOR THE NORTHERN	
DALLAS I	DIVISION
GLENN WINNINGHAM,)
Plaintiff, PEMANEANT)
v.) No. 3:08-CV-1204-G
THE CROWN, ET AL., Defendants. PESPONDENTS)
ORI	DER

Before the court for consideration is Plaintiff's declaration in support of request to proceed *in forma pauperis*. The information is not sufficient for the Court to determine whether Plaintiff should be allowed to proceed *in forma pauperis*.

IT IS THEREFORE ORDERED that within twenty days of the date of filing of this order, Plaintiff shall complete and file the enclosed affidavit, unless prior to that date Plaintiff pays the \$350.00 filing fee. Failure to pay the \$350 filing fee or timely return the completed affidavit will result in a recommendation that the case be dismissed.

The clerk will MAIL a copy of this order and of the attached affidavit to Plaintiff. Signed this 2nd day of September, 2008.

PAUL D. STICKNEY

UNITED STATES MAGISTRATE JUDGE

In the united States supreme Court

Glenn Winningham; house of Fearn] Case #
	Petitioner]
•] MOTION TO
]
] PROCEED IN
	ν.]
] FORMA
]
	_] PAUPERIS
The United States of America 4, Inc.	•]
	Respondents]

1. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, a sovereign living soul, hereby Petition this Court and hereby demand that they let this case proceed in forma pauperis as found in the attached affidavit.

All of the above is respectfully submitted "UNDER PENALTIES with PERJURY" (28 USC § 1746(1)).

Date: 6 TVLY 07

Glenn Winningham; house of Fearn, sui juris

sovereign living soul, holder of the office of "the people"

Non-Domestic Mail

C/O 6340 Lake Worth Blvd., #437

Fort Worth, Texas

Telephone: 480-213-0897

AFFIDAVIT

COMES NOW, I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, a sovereign living soul, with this solemn asservation to the foreign corporate commercial court for Me to proceed with My appeal without having to prepay any fees/costs, give any sureties or be compelled to fill out any ritualistic forms under Fifth Amendment Due Process of Law clause of the Constitution for these united States of America, Title 28 United States Code, and pursuant to My right as one of "the people" to Petition the government for a redress of My grievances as affirmed in the First Amendment to the Constitution for the united States of America where it says;

"Congress shall make no law abridging the right of the people.... to petition the government for a redress of grievances."

- 1. If Congress shall make no laws abridging the right of the people to Petition the government for a redress of their grievances, then it would be equally wrong for the Courts to make regulations (fees), which operate to do the same thing. Furthermore, for the Courts to charge a fee for "we the people" to file a petition, it would be turning our right into a privilege, because filing fees are really a tax and are sometimes referred to as such by the Courts, and I have not agreed this tax.
- 2. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not a "person" because a person is:
 - a) "a variety of entities other than human beings." Church of Scientology v U.S. Department of Justice, 612 F2d 417 (1979) at pg 418
 - b) "...foreigners, not citizens...." United States v Otherson, 480 F. Supp. 1369 (1979) at pg 1373.

Solemn Asservation Page 1

the words "person" and "whoever" include corporations, companies, associations, firms, partnerships, societies, and joint stock companies...
 Title 1 U.S.C. Chapter 1 – Rules of Construction, Section 1

and a sovereign living soul is not a "person" because;

- c) "'in common usage, the term 'person' does not include the sovereign, [and] statutes employing the [word] are normally construed to exclude it.' Wilson v Omaha Tribe, 442 US653 667, 61 L Ed 2d 153, 99 S Ct 2529 (1979) (quoting United States v Cooper Corp. 312 US 600, 604, 85 L Ed 1071, 61 S Ct 742 (1941). See also United States v Mine Workers, 330 US 258, 275, 91 L Ed 884, 67 S Ct 677 (1947)" Will v Michigan State Police, 491 US 58, 105 L. Ed. 2d 45, 109 S.Ct. 2304
- e) "a sovereign is not a person in a legal sense" In re Fox, 52 N. Y. 535, 11 Am. Rep. 751; U.S. v. Fox, 94 U.S. 315, 24 L. Ed. 192

and I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not an "employee" because an employee; " is a person. " Black's Law Dictionary, 5th Edition, and since I am not an "employee", then it also holds true that I do not have an "employer". I am not saying that I don't get compensation for labor because I do get compensation for labor, which is a common right, and not a taxable event.

3. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not receive "wages" according to the following definitions:

Federal Register, Tuesday, September 7, 1943, 404, 104 pg 12267: Employee: "The term employee specifically includes officer and employees whether elected or appointed of the United States, a State, territory, or a political subdivision thereof or the District of Columbia or any agency or instrumentality or any one or more of the foregoing."

26 USC 3401 (c) EMPLOYEE. "For purposes of this chapter, [Chapter 24, Collection of Income Tax at Source on Wages], The term employee includes an officer, employee or elected official of the United States, a State or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality or one or more of the foregoing. The term employee also includes an officer of a corporation."

3401(a) WAGES. For the purposes of this chapter, [Chapter 24, Collection of Income Tax at Source on Wages], the term "wages" means all renumeration (other than fees paid to a public

official) for services performed by an employee [of the United States, a State or any political subdivision thereof, or the District of Columbia or any agency or instrumentality of any of the foregoing or an officer of a corporation...."

4. Furthermore, I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, have never received any "income". According to U.S. v Ballard, 535 F. 2d 400, 404, the word "income" has not been defined in Title 26, Internal Revenue Code. The definition, therefore is limited to the meaning of the word at the time it was enacted. In Merchant's Loan & Trust Company v Smietanka, 255 U.S. 509 at pgs 518, 519 (1921), the Supreme Court held,

There would seem to be no room to doubt that the word (income) must be given the same meaning in all Income Tax Acts of Congress that was given to it in the Corporation Excise Tax Act and what meaning is has now become definitely settled by decisions of the court.

That definition of income was clearly given in 1918 in the Supreme Court decision of Doyle vs. Mitchell, 247 U.S. 179, at pg 185;

"Whatever difficulty there may be about a precise and scientific definition of 'income,' it imports, as used here [in the Internal Revenue Code]the idea of gain or increase arising from corporate activities...." We must reject in this case... the broad contention submitted in behalf of the Government that all receipts, everything that comes in -- are income within the proper definition of the term 'gross income'.

The Supreme Court in Eisner v Macomber, 252 U.S. 189 ruled:

"...it becomes essential to distinguish between what is and what is not "income," according to truth and substance without regard to form. Congress cannot, by any definition it may adopt, conclude the matter, since it cannot by legislation, alter the Constitution, from which it derives its power to legislate, and which within those limitations alone, that power can be unlawfully exercised... [Income is] <u>Derived -- from -- capital -- the -- gain -- derived -- from -- capital</u>, etc. Here we have the essential matter -- not gain accruing to capital, not a growth or increment of value in the investment; but a gain, a profit, something of exchangeable value ... severed from the capital however invested or employed, and <u>coming in</u>, being "derived," that is received or drawn by the recipient for his separate use, benefit and disposal -- that is the income derived from property. Nothing else answers the description...."

The emphasis was in the original, and therefore, income is corporate profits, and as a sovereign living soul, I am not, a US citizen, 14th Amendment citizen, corporation, or other fictitious entity, therefore, I have no income.

- 5. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not have any assets. Persons and corporations have assets and I am neither. Assets are listed on a balance sheet, which shows assets and liabilities for accounting purposes for a corporation. The same holds true for income and expenses, which are also for corporations, and are part of bookkeeping by accountants where they show income versus expenses for the corporation. I am not saying I do not have property, because I do have property, but the property I have is not an asset, and I have no income or expenses because I am not a US Citizen, 14th Amendment citizen, corporation, or other fictitious entity as defined by your current and FRAUDULENT Fourteenth Amendment.
- 6. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not a US citizen, 14th Amendment citizen, corporation, or other fictitious entity, but I am a sovereign living soul as described in the Petition. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not a vessel of any kind, or a knowing, willing, intentional surety or accommodation party for any entity.

One sovereign does not need to tell another sovereign that they are sovereign, they is sovereign by their very existence. "The rule in America is that the American people are the sovereigns, and in them is lodged all power, and the agencies of government possess no authority save that which is delegated to them by the people in the written compact entered into between the people, which is styled the 'Constitution,' and the laws adopted by the representatives of the people.....consistent therewith." Kemper v. State, 138 Southwest 1025 (1911), page 1043.

- 7. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not have firsthand knowledge of the day I was given birth, therefore, any mention of any birthday would be hearsay and inadmissible as evidence in Court. I can only say what I have heard, which is hearsay, which is that I was born of a woman on or about the year 1957 on the land of North America, and no commercial transactions were involved. No vessel was created.
- 8. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not have a Social Security Number. Only US Citizens, 14th Amendment citizens, vessels and corporations have social security numbers, or any sort of identifying number which is issued by their master, the government. My master is God, and the government is My servant, and all of My servants have an Oath of Office that says they will protect Me.
- 9. I do not have a spouse, since a spouse is a person, and my wife is not a person either. I am married and have five (5) wonderful children but none of them are persons, and I do not have a spouse. We are all sovereign living souls.
- 10. Pursuant to HJR 192 dated June 5, 1933, there is no money, and it is against public policy to use money, therefore, no financial institution has any money. The only thing that financial institutions have is credit on account belonging to the people, or non-redeemable federal reserve notes, which are worthless paper, and none of that is money.
- 11. Therefore, I am not an entity that is subject to any filing fees/taxes.

Solemn Asservation Page 5

- 12. Furthermore, pursuant to HJR 192 dated June 5, 1933, it is against public policy to pay a debt, therefore this Court could not accept payment if it was tendered, and it would be a felony for the Clerk to accept Federal Reserve Notes as a tender in the payment of a debt, therefore, even if I was subject to said taxes/fees, it is impossible to pay the fees/taxes as requested.
- 13. For all of the foregoing reasons, this court should ORDER the Clerk of the Court to file the Petition, and let it proceed without the payment of any fees/taxes.

All of the above is respectfully submitted "UNDER PENALTIES with PERJURY" (28 USC § 1746(1)).

Date: 3 TVL4 07

Glenn Winningham; house of Fearn, sui juris

sovereign living soul, holder of the office of "the people"

Non-Domestic Mail

C/O 6340 Lake Worth Blvd., #437

Fort Worth, Texas

Telephone: 480-213-0897

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

ACKNOWLEDGEMENT

Having witnessed the signing and sealing of the forgoing SOLEMN ASSERVATION, by Glenn Winningham; house of Fearn, I place my hand and seal hereon as an authentic act as a Notary Public.

Subscribed and affirmed before me this 5 day for the month of July, in the year of our Lord and Savior, Two Thousand and Seven, A.D.

Notary

Clifford F Lichtenberger Notary Public, State of Texas My Commission Expires: February 14, 2008

Case I	No.		
		 	-

In the united States supreme Court

Glenn Winningham; house of Fearn - Petitioner

The United States of America 4, Corp., et al, - RESPONDENTS

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, a sovereign living soul, hereby Petition this Court and hereby demand that they file the attached PETITION FOR A WRIT OF CERTIORARI without the prepayment of fees and costs and too proceed *in forma pauperis* as found in the attached affidavits which are attached hereto, and incorporated herein by reference in their entirety.

I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, the Petitioner have previously been granted leave to proceed *in forma pauperis* in the Arizona Superior Court, Pinal County, on several occasions.

All of the above is respectfully submitted "UNDER PENALTIES with PERJURY" (28 USC § 1746(1)).

Date:

Glenn Winningham; house of Fearn, sui juris sovereign living soul, holder of the office of "the people"

Non-Domestic Mail

C/O 6340 Lake Worth Blvd., #437

Fort Worth, Texas

Telephone: 480-213-0897

AFFIDAVIT OR DECLARATION

IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

I, Gen Winds Law, and the petitioner in the above-entitled case. In support of my motion to proceed in forma pauperis, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received

AR /	\ \ \ \	weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.						
ACOK!			Income source		monthly amou 12 months	ınt during	Amount expenses mext month	cted
AL AL MARKET TO AND		BY REFERENCE IN TOTALLA	Employment Self-employment Income from real proper (such as rental income Interest and dividends) Gifts Alimony Child Support Retirement (such as security, pensions, annuities, insurance) Disability (such as soci security, insurance particularly insurance particularly insurance particularly insurance (such as welfare) Other (specify):	erty ecial al yments) ats	12 months You \$ \times \times A \times	Spouse \$ NA \$ NA	s NA \$ NA	Spouse \$NA
		L	Chancle 1 140	ZI V		hat or	4 62 1010	

V				
90	6. State every person, busine amount owed.			
Ö	Person owing you or	Amount owed to you	Amount owed to yo	ur spouse
IP	your spouse money	LYPC mone	~ ·	- 1 - 1-
土	VILLED SIATE	to the terms of th	- AND NINE	TY FILE
HE	7. State the persons who rely	s HONDICONS SPECIONS on you or your spouse for su	STUS ADDITION	N GOLD PLAL DAMAGES FOR
A	Name	Relationship	Age	coardent
	£	And the second s	HAVE SC	HUPLEN
	<u> </u>		ANDAW	(FE
A	T		THAT DOF	CN.
	& The state of the		110	DV.
\searrow	8. Estimate the average month paid by your spouse. Adju			
	annually to show the month	ly rate.	HAVE	
T	A.	•	1 11710	= Jour
9		Yo	ou (Your sp	ouse
WHRA	Z Leb		1 00	2 8 2 2 2 7 6
\preceq	Rent or home-mortgage paymed include lot rented for mobile h	ent nome) \$	mon To Ze	DOSE D
i	Are real estate taxes included	l? ☐ Yes 🕅 No	1000	RECYON
1	Is property insurance include	d? ☐ Yes ≯XNo		
A C	Utilities (electricity, heating fu	ما		
74	/ (/water, sewer, and telephone)	eı, \$_		
7	Dr.	,		
A	Home maintenance (repairs and	d upkeep) \$_		
	$\sqrt{\sum_{\text{Food}}}$		500000	
الا	J 1000	2	<u> </u>	
4	Clothing	\$_	LOO_TO \$	
(i)	Laundry and dry-cleaning	e	Som.	
\mathcal{I}	Z Zadridry and dry-cleaning	P_		
	Medical and dental expenses	\$_4	100.00 \$	
	In ARE			
		AMOL		
	111-15	111101		•
	/7		- 1 Cn.	11+
	ENG	AGED IN	TOTAL	FUDENCE
	. , . ,	• • • • • • • • • • • • • • • • • • • •		

	Case 3:08-cv-01204-G Document 7 Filed 09/10/	08 Page 21 of 41,	_PageID 365
RETE	A SPOUSE 15	Cyou REAL	Your spouse
7	Transportation (not including motor vehicle payments)	\$ 200	1. \$
^	Recreation, entertainment, newspapers, magazines, etc	: \$ 10000	\$
\$	Insurance (not deducted from wages or included in mor	rtgage payments)	
CH	Homeowner's or renter's	\$	\$
X	Life Life	\$	\$
4	→ Health	\$	\$
v.	Motor Vehicle	\$	\$
	Other:	\$	\$
Û	Taxes (not deducted from wages or included in mortga	ge payments)	
WARCH	(specify):	\$	\$
	Installment payments	1.	
1)]]	Motor Vehicle	8 NJA	\$
D D	Credit card(s)	\$NIA	\$
Z.	Department store(s)	s VA	\$
4+	Other:	s MA	\$
	Alimony, maintenance, and support paid to others	*NA	\$
5	Regular expenses for operation of business, profession or farm (attach detailed statement)	, \$	\$
الما	Other (specify):	\$	\$
EF.	Total monthly expenses:	\$	\$

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?
Yes No If yes, describe on an attached sheet. HAVE NO INCOME OR ASSETS HAVE YOU paid - or will you be paying - an attorney any money for services in connection with this case, including the completion of this form? Yes No
If yes, how much?
If yes, state the attorney's name, address, and telephone number: KARW HOW YOU TRACTORS WOUR CONVERTED MYSELF 11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?
☐ Yes No
If yes, how much?
If yes, state the person's name, address, and telephone number:
12. Provide any other information that will help explain why you cannot pay the costs of this case. A THE HERETO AND WCORPORATED HEREN BY REFERENCE WITS ENTICETY.
I declare under penalty of perjury that the foregoing is true and correct.
Executed on: Z (J (Signature)
OVER -

Case 3:08-cv-01204-G Document 7 Filed 09/10/08 Page 23 of 41 PageID 367 YOU TRAFFORS ARE CONVERTINE A RIGHT INTO A PRIVILEGE THE AFFIDAULT ATTACHES MORONS. IT IS OF WOUS THAT YOUR INTENT IS TO DEPPILE ME OF MY RIGHTS + MAKE YOUR SO CALLED JUSTICE STAS EXPENSIVE AS ROSSIBLY BY FORCING ME TO EFFECT SERVICE TWICE! YOU ARE SETHIES + PERTURERS+ DEST CRIMINAL

Supreme Court of the United States Office of the Clerk Washington, DC 20543-0001

August 3, 2007

William K. Suter Clerk of the Court (202) 479-3011

Mr. Glenn Winningham 6340 Lake Worth Blvd. #437 Forth Worth, TX 76135

> Re: Glenn Winningham v. United States, et al.

No. 07-5674

Dear Mr. Winningham:

The petition for a writ of certiorari in the above entitled case was filed on July 6, 2007 and placed on the docket August 3, 2007 as No. 07-5674.

A form is enclosed for notifying opposing counsel that the case was docketed.

Sincerely,

William K. Suter, Clerk

Erik A. Fossum

Case Analyst

Enclosures

AFFIDAVIT

COMES NOW, I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, a sovereign living soul, a holder of the office of "the people", and an inhabitant of the land of Texas, with this solemn asservation to the foreign corporate commercial court for Me to proceed with My PETITION without having to prepay any fees/costs, give any sureties or be compelled to fill out any ritualistic forms under Fifth Article in Amendment Due Process of Law clause of the Constitution for these united States of America, Title 28 United States Code, and pursuant to My right as one of "the people" to Petition the government for a redress of My grievances as affirmed in the First Article in Amendment to the Constitution for the united States of America where it says;

"Congress shall make no law abridging the right of the people.... to petition the government for a redress of grievances."

- 1. If Congress shall make no laws abridging the right of the people to Petition the government for a redress of their grievances, then it would be equally wrong for the Courts to make regulations (fees), which operate to do the same thing. Furthermore, for the Courts to charge a fee for "we the people" to file a petition, it would be converting a right into a privilege, because filing fees are really a tax and are sometimes referred to as such by the Courts, and I have not agreed this tax.
- 2. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not a "person" because a person is:
 - a) "a variety of entities other than human beings." Church of Scientology v U.S. Department of Justice, 612 F2d 417 (1979) at pg 418
 - b) "...foreigners, not citizens...." United States v Otherson, 480 F. Supp. 1369 (1979) at pg 1373.
 - c) the words "person" and "whoever" include corporations, companies, associations, firms, partnerships, societies, and joint stock companies...

 Title 1 U.S.C. Chapter 1 Rules of Construction, Section 1

and a sovereign living soul is not a "person" because;

- c) "'in common usage, the term 'person' does not include the sovereign, [and] statutes employing the [word] are normally construed to exclude it.' Wilson v Omaha Tribe, 442 US653 667, 61 L Ed 2d 153, 99 S Ct 2529 (1979) (quoting United States v Cooper Corp. 312 US 600, 604, 85 L Ed 1071, 61 S Ct 742 (1941). See also United States v Mine Workers, 330 US 258, 275, 91 L Ed 884, 67 S Ct 677 (1947)" Will v Michigan State Police, 491 US 58, 105 L. Ed. 2d 45, 109 S.Ct. 2304
- e) "a sovereign is not a person in a legal sense" In re Fox, 52 N. Y. 535, 11 Am. Rep. 751; U.S. v. Fox, 94 U.S. 315, 24 L. Ed. 192

and I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not an "employee" because an employee; " is a person...." Black's Law Dictionary, 5th Edition, and since I am not an "employee", then it also holds true that I do not have an "employer". I am not saying that I don't get compensation for labor because I do get compensation for labor, which is a common right, and not a taxable event.

3. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not receive "wages" according to the following definitions:

Federal Register, Tuesday, September 7, 1943, 404, 104 pg 12267: Employee: "The term employee specifically includes officer and employees whether elected or appointed of the United States, a State, territory, or a political subdivision thereof or the District of Columbia or any agency or instrumentality or any one or more of the foregoing."

26 USC 3401 (c) EMPLOYEE. "For purposes of this chapter, [Chapter 24, Collection of Income Tax at Source on Wages], The term employee includes an officer, employee or elected official of the United States, a State or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality or one or more of the foregoing. The term employee also includes an officer of a corporation."

3401(a) WAGES. For the purposes of this chapter, [Chapter 24, Collection of Income Tax at Source on Wages], the term "wages" means all renumeration (other than fees paid to a public official) for services performed by an employee [of the United States, a State or any political subdivision thereof, or the District of Columbia or any agency or instrumentality of any of the foregoing or an officer of a corporation...."

4. Furthermore, I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, have never received any "income". According to U.S. v Ballard, 535 F. 2d 400, 404, the word "income" has not been defined in Title 26, Internal Revenue Code. The definition, therefore is limited to the meaning of the word at the time it was enacted. In

Merchant's Loan & Trust Company v Smietanka, 255 U.S. 509 at pgs 518, 519 (1921), the Supreme Court held,

There would seem to be no room to doubt that the word (income) must be given the same meaning in all Income Tax Acts of Congress that was given to it in the Corporation Excise Tax Act and what meaning is has now become definitely settled by decisions of the court.

That definition of income was clearly given in 1918 in the Supreme Court decision of Doyle vs. Mitchell, 247 U.S. 179, at pg 185;

"Whatever difficulty there may be about a precise and scientific definition of 'income,' it imports, as used here [in the Internal Revenue Code]the idea of gain or increase arising from corporate activities...." We must reject in this case... the broad contention submitted in behalf of the Government that all receipts, everything that comes in -- are income within the proper definition of the term 'gross income'.

The Supreme Court in Eisner v Macomber, 252 U.S. 189 ruled:

"...it becomes essential to distinguish between what is and what is not "income," according to truth and substance without regard to form. Congress cannot, by any definition it may adopt, conclude the matter, since it cannot by legislation, alter the Constitution, from which it derives its power to legislate, and which within those limitations alone, that power can be unlawfully exercised... [Income is] Derived -- from -- capital -- the -- gain -- derived -- from -- capital, etc. Here we have the essential matter -- not gain accruing to capital, not a growth or increment of value in the investment; but a gain, a profit, something of exchangeable value ... severed from the capital however invested or employed, and coming in, being "derived," that is received or drawn by the recipient for his separate use, benefit and disposal -- that is the income derived from property. Nothing else answers the description...."

The emphasis was in the original, and therefore, income is corporate profits, and as a sovereign living soul, I am not, a US citizen, 14th Amendment citizen, corporation, or other fictitious entity, therefore, I have no income.

5. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not have any assets. Persons and corporations have assets and I am neither. Assets are listed on a balance sheet, which shows assets and liabilities for accounting purposes for a corporation. The same holds true for income and expenses, which are also for corporations, and are part of bookkeeping by accountants where they show income versus expenses for the corporation. I am not saying I do not have property, because I do have property, but the property I have is not an asset, and I

have no income or expenses because I am not a US Citizen, 14th Amendment citizen, corporation, or other fictitious entity as defined by your current and FRAUDULENT Fourteenth Amendment.

6. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not a US citizen, 14th Amendment citizen, corporation, or other fictitious entity, but I am a sovereign living soul as described in the Petition. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, am not a vessel of any kind, or a knowing, willing, intentional surety or accommodation party for any entity.

One sovereign does not need to tell another sovereign that they are sovereign, they is sovereign by their very existence. "The rule in America is that the American people are the sovereigns, and in them is lodged all power, and the agencies of government possess no authority save that which is delegated to them by the people in the written compact entered into between the people, which is styled the 'Constitution,' and the laws adopted by the representatives of the people.....consistent therewith." Kemper v. State, 138 Southwest 1025 (1911), page 1043.

- 7. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not have firsthand knowledge of the day I was given birth, therefore, any mention of any birthday would be hearsay and inadmissible as evidence in Court. I can only say what I have heard, which is hearsay, which is that I was born of a woman on or about the year 1957 on the land of North America, and no commercial transactions were involved. No vessel was created.
- 8. I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn, do not have a Social Security Number. Only US Citizens, 14th Amendment citizens, vessels and corporations have social security numbers, or any sort of identifying number which is issued by their master, the government. My master is God, and the government is My servant, and all of My servants have an Oath of Office that says they will protect Me.
- 9. I do not have a spouse, since a spouse is a person, and my wife is not a person either. I am married and have five (5) wonderful children but none of them are persons, and I do not have a spouse. We are all sovereign living souls.

- 10. I have no "residence", and I do not "reside". I am an inhabitant of the land of Texas. I am not corporation, or other fictitious entity, but I am a sovereign living soul. It was previously decided in the US Supreme Court case 07-5764 when the US Department of (so-called) Justice waived their right to respond, that a US citizen is a 15 USC § 44 unincorporated corporation.
- 11. It was also previously decided in the US Supreme Court Case 07-5764 that the war of independence never did end, that the War of 1812 was orchestrated to facilitate the disappearance of the true Article Thirteen in Amendment which prohibited any BAR member from holding a position of trust (requiring an oath of office) and revoked their US citizenship, because the only major battle was when the British burned the Capitol and the National Archives. The Crown wanted their BAR members to infiltrate our government, and they have orchestrated a fraudulent Thirteenth Amendment and Fourteenth Amendment, and are still in power today. Therefore, any attempt to impose the status of a US citizen upon Me is giving aid and comfort to the enemy, which is the prosecutable form of TREASON as found in the US Constitution.
- 12. On the tenth day of January, in the year of our Lord two thousand and eight I sent to Condoleeza Rice, US Secretary of State a US Secretary of State Notice and Demand 012508, a true copy of which, together with proof of service, is attached hereto, and incorporated herein by reference in its entirety, but I remain an American National, and a Texas citizen. I also renounced the US citizen, prior to the US Secretary of State Notice and Demand 012508, in the Petition that I sent to the US Supreme Court in case number 07-5764.
- 13. Pursuant to HJR 192 dated June 5, 1933, there is no money, and it is against public policy to use money, therefore, no financial institution has any money. The only thing that financial institutions have is credit on account belonging to the people, or non-redeemable federal reserve notes, which are worthless paper, and none of that is money.
- 14. Therefore, I am not an entity that is subject to any filing fees/taxes.

- 15. Furthermore, pursuant to HJR 192 dated June 5, 1933, it is against public policy to pay a debt, therefore this Court could not accept payment if it was tendered, and it would be a felony for the Clerk to accept Federal Reserve Notes as a tender in the payment of a debt, therefore, even if I was subject to said taxes/fees, it is impossible to pay the fees/taxes as requested.
- 16. Furthermore, Congress told the US Supreme Court that they could only hear a Petition for a Writ or Certiorari, therefore, the US Supreme Court is not supreme, and since the US Constitution calls out one Supreme court, it is My One Supreme court, and I hereby ORDER this Court to accept and docket this PETITION without the payment of any fees or taxes.
- 17. The citation of state and federal statutes within this document is only to notice my servants that which is applicable to them and is not intended, not shall it be construed, to mean that I, Me, My, or Myself, also known as Glenn Winningham; house of Fearn confers, submits to, or has entered into any jurisdiction alluded to thereby.
- 18. For all of the foregoing reasons, this court should ORDER the Clerk of the Court to file the Petition, and let it proceed without the payment of any fees/taxes.
- 19. All of this was previously decided in the US Supreme Court case 07-5764, and is now res judicata, and stare decisis, a true copy of the Motion, Affidavit, Questionaire, and ORDER of the Court are attached hereto, and incorporated herein by reference in their entirety. This Court has no choice but to let the case proceed.
- 20. All of which is signed and sealed in red ink on the land of Texas.

All of the above is respectfully submitted "UNDER PENALTIES with PERJURY" (28 USC § 1746(1)).

Case 3:08-cv-01204-G Document 7 Filed 09/10/08 Page 1 of 41 PageID 375

Date FOX

Glenn Winningham; house of Fearn, sui juris sovereign living soul, holder of the office of "the people" Inhabitant of the land of Texas with a postal address of; Non-Domestic Mail C/O 6340 Lake Worth Blvd., #437 Fort Worth, Texas Telephone: 480-213-0897

ACKNOWLEDGEMENT

As an ex officio Notary Public and an officer of the Court for the Republic of Texas, I, Henry Norman; house of Suhl, hereby certify that Glenn Winningham; house of Fearn, who is known to me, who is a sovereign living soul, an inhabitant of the land of Texas, and a holder of the office of "the people", appeared before me and executed the foregoing Solemn Asservation, on this day of September, in the PAPAL year, Two Thousand and Eight.

Notary



By Registered Mail RA 351 949 910 US To: Condoleezza Rice, US Secretary of State 2201 C Street NW Washington, D.C. 20520

From: Glenn Winningham; house of Fearn Non-Domestic Mail C/O 6340 Lake Worth Blvd., #437 Fort Worth, Texas

NON-NEGOTIABLE

NON-NEGOTIABLE

NOTICE AND DEMAND

I, Me, My, Myself, a man, a living soul, a sovereign, with an address correction: C/O Glenn Winningham; house of Fearn, Non-Domestic Mail, C/O 6340 Lake Worth Blvd., #437, Fort Worth, Texas, WITHOUT the UNITED STATES, do hereby Notice you of the following:

- 1. Condoleezza Rice, US Secretary of State, I accept your Oath of Office. Please find attached an Oath of Office acceptance which is incorporated herein by reference in its entirety.
- 2. Condoleezza Rice, US Secretary of State, equality under the Law is paramount and mandatory by Law.
- 3. Condoleezza Rice, US Secretary of State, I am competent for dealing in all of My affairs, and the matters set forth herein.
- 4. Condoleezza Rice, US Secretary of State, you are not competent in dealing in any of My affairs.
- 5. Condoleezza Rice, US Secretary of State, et al, I did not give you, the authority for making a legal determination for Me.
- 6. Condoleezza Rice, US Secretary of State, et al, if you think or assume that you are representing Me, you are FIRED!
- 7. Condoleezza Rice, US Secretary of State, et al, you are NOTICED that it is My intent, **NEVER** to act as SURETY, or in any way a guarantor, for any of the government's FRAUDULENTLY created fictitious entities.
- 8. You, Condoleezza Rice, US Secretary of State, et al, are NOTICED that if you make, or attempt to make, a legal determination about Me, without My prior express written permission, it will be a Commercial Crime, and an agreement to the terms described in Paragraph 12 below.
- 9. You, Condoleezza Rice, US Secretary of State, et al, are NOTICED that I am not a second class UNITED STATES citizen, 14th Amendment Citizen, corporation or other fictitious entity as found in CORPORATE DENIAL AFFIDAVIT, recorded with the Pinal County Recorder at FEE NUMBER 2005-107494, and ZIP CODE CORPORATE DENIAL AFFIDAVIT recorded with the Pinal County Recorder at FEE NUMBER 2005-

US Secretary of State, NOTICE AND DEMAND 012508 Page 1 (plus attachments) This matter/text copyright © by the Title Holder. All right to this matter/text and what it may represent is by terms and conditions of the Title -Title Holder Glenn Winningham; house of Fearn

With the Copy-Claim,

200

- 120448, true copies of both of which are attached hereto, and incorporated herein by reference in their entirety.
- You, Condoleezza Rice, US Secretary of State, et al, are NOTICED of My copyright on the government's fraudulently created fictitious entities names; Glenn W. Fearn, GLENN WINNINGHAM FEARN, or any derivative(s) thereof, and others, as found in NON-NEGOTIABLE Copyright NOTICE 091005 recorded with Pinal County Recorder FEE NUMBER 2005-121243, which is incorporated herein by reference in its entirety. If you, or any of your subordinates violate any of My copyrighted properties, without My prior express written permission, it will be an agreement to the terms described in Paragraph 12 below.
- 11. You, Condoleezza Rice, US Secretary of State, et al, are NOTICED that the use by Me, of any of My copyrighted properties, **ANYWHERE**, including but not limited to, **Application Forms of ANY sort**, is **NOT** PRIOR EXPRESS WRITTEN PERMISSION for anything.
- 12. You, Condoleezza Rice, US Secretary of State, were NOTICED that any violation My copyright(s), or making a legal determination for Me, representing Me, or communicating with Me in any manner not "under penalty of perjury" would constitute an agreement to the fee of;
 - a) ten thousand dollars (\$10,000.00), minimum; or
 - b) one million dollars (\$1,000,000.00) if violated for the purpose of profit/gain; or
 - c) ten million dollars (\$10,000,000.00) if violated for the purpose of profit or gain more than three (3) times within a year, for each and every violation, payable only in U.S. Constitution Article 1, Section 10, Clause 1, gold or silver specie pursuant to 31 USC 5112, and the Coinage Act of 1792.
- 13. Condoleezza Rice, US Secretary of State, you are NOTICED that My wife, Constance lvy Lacey; of the house of Fearn travels to the land of British Columbia to visit her family, and then home again to the land of Arizona, and the land of Texas, from time to time.
- 14. Condoleezza Rice, US Secretary of State, et al, since I am a Texian, and a US national, my wife and infant children are also Texians, and US nationals.

 "It is however, true that in all common-law countries it has always and consistently been held that the wife and minor children take the nationality of the husband and father. This is common-law doctrine." In Re Page, 12 F.(2d) 135
- 15. Condoleezza Rice, US Secretary of State, you are further NOTICED that I am not a low life scumbag US citizen and there is no such thing as a US citizen;
 "...it might be correctly said that there is no such thing as a citizen of the United States. A citizen of any one of the States of the Union, is held to be, and called a citizen of the United States, although technically and abstractly there is no such thing." Ex Parte Frank Knowles, 5 Cal. Rep. 300

Seal

Page 2 (plus attachments)

US Secretary of State, NOTICE AND DEMAND 012508
This matter/text copyright © by the Title Holder. All right to this matter/text and what it may represent is by terms and conditions of the Title Holder.

Title Holder Glenn Winningham; house of Fearn
With the Copy-Claim

and a US citizen is, in fact, an unincorporated corporation as found in 15 USC § 44 which is consistent with the fact that a US citizens name is always spelled in all block capital letters and at common law a proper name is never spelled in all block capital letters.

- 16. Condoleezza Rice, US Secretary of State, you are further noticed that lying, thieving, murdering TREASONOUS, SEDITIOUS criminals in Congress and the Whitehouse have criminally converted citizenship in America with their fraudulent Thirteenth Amendment and Fourteenth Amendment scams and imposed it on all of the states through martial law as described in Paragraph 17 below.
- 17. Condoleezza Rice, US Secretary of State, your recent demands that all US Citizens have a passport to travel to and from the American states is nothing more than an extortion racket, because you are demanding hundreds of dollars for your passports, making them mandatory, and it applies to nobody. You are using authority under a fraudulent Fourteenth Amendment and martial law, as found in the Expose on the NON-RATIFICATION OF THE FOURTEENTH AMENDMENT by Judge A.H. Ellett of the Utah Supreme Court, in the case, Dyett v Turner 439 P2d 266, which is attached hereto, and incorporated herein by reference in its entirety. You are using it as a mechanism to violate the rights of every living soul in America, and make millions of dollars for your handlers in the City of London and The Vatican. Your hired thugs at the border are using it to harass and intimidate every living soul they deal with, and it is criminal harassment. You have no authority whatsoever, and are operating in TREASON and SEDITION to the Constitution. Furthermore, since it could be argued that the War of Independence never ended because the War of 1812 was orchestrated to facilitate the disappearance of the true Thirteenth Amendment, (because the only major battle was when they burned the Capitol and the national archives) which resulted on foreign agents of the crown (BAR members) infiltrating our government, and bringing about the fraudulent Thirteenth and Fourteenth Amendments, and the resulting martial law, if you continue with this TREASON and SEDITION, you will be giving aid and comfort to the enemy, which is the prosecutable form of TREASON that is found in the US Constitution.
- 18. Condoleezza Rice, US Secretary of State, et al, as a titled sovereign, and a holder of the office of "the people", I hereby ORDER you, and your subordinates, to protect My constitutional rights, and the constitutional rights of My family.
- 19. Since hired thugs who work for you and the lying thieves in Congress and the Whitehouse keep insisting on shoving their fraudulently created 15 USC § 44 unincorporated corporation/US citizen down my throat whether I like it or not, I hereby renounce your enemy of the state/US citizen, but I remain a US national, and a holder of the office of "the people".

In order to capture your fraudulently created strawman/vessel called a US citizen it is necessary to become the authorized agent with a Security Agreement, a Power of Attorney in Fact, and provide public notice with a UCC-1 financing statement. Condoleezza Rice, US Secretary of State, I keep getting trouble from Secretary's of

Page 3 (plus attachments)

US Secretary of State, NOTICE AND DEMAND 012508

This matter/text copyright © by the Title Holder. All right to this matter/text and what it may represent is by terms and conditions of the Title Holder.——Title Holder Glenn Winningham; house of Fearn

With the Copy-Claim

State in the various states when I try to file UCC-1's for your fraudulently created Title 15 USC § 44 unincorporated corporation/US citizen and they regularly claim that it is because of instructions they get from your office, which are obviously issued under your fraudulent martial law authority. Your office is saying that only a Title 15 USC § 44 unincorporated corporation/US citizen spelled with all block capital letters can file a UCC-1 and a UCC-1 cannot be filed by a living soul spelled in upper and lower case. The reason I am telling you this is because if you continue with this, it is proof of your Perjury of Oath, TREASON and SEDITION.

20. Condoleezza Rice, US Secretary of State, et al, My wife and children are under My protection, and if there is any molestation, harassment, intimidation, or coercion, or any undue delay, because of the actions of any of your hired thugs at the border, or anywhere else, I will hold them, and their superiors up to and including YOU, personally responsible, and I will not rest until I have all of those responsible in jail. Furthermore, if I ever get turned away from another state Secretary of State's UCC filing office because they refuse to accept a sovereign living soul's filing, I will make up a special Affidavit of Criminal Complaint, very similar to the Affidavit of Criminal Complaint 041407 which is recorded with the PINAL COUNTY RECORDER at FEE NUMBER 2007-073069, which is attached hereto, except that it will be personalized for you, and I will get it recorded, and then after it has seasoned for 30 days and become public policy, and the un-rebutted truth, I will bring it to a grand jury and get an indictment against you for TREASON, SEDITION, PERJURY of OATH, Misprison of Felony, and anything else I can think of!! Then I will pursue you to the ends of the earth to make sure you have lots of time to think about it,..... in jail!

Under I, Me, My, Myself, sui juris Texian American Sovereign by Glenn Winningham; house of Fearn Hand and Seal on this date in January, in the year of our Lord two thousand and eight, and I, Me, My, Myself, signature needs no Government Notary Approval because I do not know what perjury is. It is only the perjurers and liars and deceivers who demand Notaries, because lies they know well, defraud and perjure them selves. Unless my signature is contested, timely, my signature stands as fact, needing no notary, no government approval, only two witnesses is sufficient as stated in the His Holy word, with My word as My bond. I am also being one with My natural right, being trusted at My word until proven false --- for natural is common law!

Notice for the principal is notice for the agent and notice for the agent is notice for the principal.

This instrument was prepared by Glenn Winningham; house of Fearn.

GLENN WINNINGHAM FEARN, and all derivatives thereof

My Copyright

Glenn Winningham, house of Fearn, sui juris sovereign living soul, holder of the office of "the people"

Seag

Page 4 (plus attachments)

US Secretary of State, NOTICE AND DEMAND 012508
This matter/text copyright © by the Title Holder. All right to this matter/text and what it may represent is by terms and conditions of the Title Holder.——Title Holder Glenn Winningham; house of Fearn

With the Copy-Claim,

Case 3:08-cv-01204-G Document 7 Filed 09/10/08 Page 36 of 41 PageID 380
Title Holder: Glenn Winningham; house of Fearn US Secretary of State, NOTICE AND DEMAND 012508

Witnesses

We, the undersigned witnesses, who are sovereign living souls, each and everyone of us, inhabitants of the land of Texas, and holders of the office of "the people", do hereby certify that we witnessed the signature of Glenn Winningham; house of Fearn, who is also a sovereign living soul, an inhabitant of the land of Texas, and a holder of the office of "the people".

<u>Signature</u>		<u>Date</u>	Name	City nearest abode
By For Sec	it Jang	· - 3 - 17	i. Robert	Taylor Young.
Ву	<u> </u>			
ву Де Д.	Suhl	01-03-08	HN. Suhl	Azle, Tefa
ву	- Free	Alsie,	1-03,08	Fact de artis
By			<u> </u>	·.
Ву			14.44.	•
Ву				·
Ву				•



FOR THE RECORD



OFFICIAL NOTICE/DEMAND by an American Sovereign!

FOR: The living Man or Woman of God so named below offering We the People of God your OATH OR AFFIRMATION FOR SERVICE UNDER WE THE PEOPLE'S CONSTITUTIONS, FOR SERVING AS A ELECTED. EMPLOYED AND/OR APPOINTED SERVANT AS AN OFFICIAL ADMINISTRATOR OR AGENT is now NOTICED that who so ever acts with DISHONOR regarding his/her OATH OF OFFICE standing unto God is in Violation(s) of His one Natural Law and contract breech with me being one We the People of God for not upholding my organic Constitutional superior declared Sovereign Rights of God and is therefore impersonating without standing:

In the name of God, Amen; I, me, my, myself, a living soul sui juris Texian American Sovereign of God standing in God's Kingdom without the Corporatism UNITED STATES, formally accept your contract offer for value being your Oath and/or Affirmation(s) for Office without the Corporatism UNITED STATES by affirming (swearing), "so help me God". I formally accept your offer with lawful conditions with your constitutional, legislated, delegated, regulatory authority and your timely public declaration for fiduciary officeholder by Oath and/or Affirmation by limiting your all enforcement claims brought forth, "UNDER PENALTIES with PERJURY". Further, I formally accept your Oath offers with conditions that all RETURNS must be signed Under Penalties with Perjury upholding and notwithstanding all your Oath offering(s) and/or Affirmation(s). I formally accept your Oath offers or Affirmation(s) for Office beholding unto our Creator God as being truth. KJV: Leviticus 19:12, Deuteronomy 23:23, 1 Kings 8:31-32, Ecclesiastes 5:3-6, Mathew 23:11-30, James 1:6-7.

It is now written that you and I have joinder standing under God in a firm binding private contract ab initio, I demand you uphold your private contract part, non ultra vires, as laid down by our Creator in His Holy Word and declared in the one We the People's organic Constitution for Texas a republic and with all other Oath offering(s) and Affirmation(s) notwithstanding. Doing otherwise initiates Dishonor unto Him and good faith breach with me of God.

Whereas the above private contract now being in force, you are personally liable for the protection for my entire Texian American Sovereignty declared rights standing in God's Kingdom without the Corporatism UNITED STATES, therefore I demand you honor my reserved declared rights imbedded in our Constitution and protected with God's Superior common law and commercial law which is created within imprescriptibility as mine and are inalienable in their entirety. Doing otherwise initiates Dishonor unto Him and good faith breach with me of God.

Absent the above private contract involving my Sovereign private affairs that are arrived at without recourse and dishonor with you and whereas your Corporatist Title being one PERSON created by THE STATE OF TEXAS /UNITED STATES is fired from assigning or appointing any 3rd party legal representation for making legal determinations involving me. Doing otherwise initiates Dishonor unto Him our Creator and good faith breach with me of God and in International Maritime Law voids your fiduciary worthiness.

I further declare I am confident for handling my own affairs. I do not own or reside on or in any water body on planet earth. I declare by Affidavit "I am of God not a Corporatism UNITED STATES OR STATE created Corporatist". If you insist on pursuing, standing against me of God without Venue or proper geographical Jurisdiction you are in Texas State Corporatism violation "Law with Color", Nation's Laws, International Laws and the most superior law over all, our creator God's one Royal law.

KJV/Gal: 5-14; all law is fulfilled in one word; Thou shall love thy neighbor as thyself. James 2:8-10

THEREFORE, YOU ARE NOTICED that you may be knowingly or unknowingly COMMITTING CRIMINAL ACTS by criminally converting Civil Statutes and my inalienable rights. These acts are being Created by simulating Court Processes using Corporatism "LAWS WITH COLOR" while being INFERIOR with We the People's Superior created organic Constitutional Jurisdiction and Venue. Therefore you Oath of Office Acceptance For my Court Record; me, BY Glenn Winningham; house of Fearn, of God

Page 1 of 3

With the Copy-Claim BY _____ Seal



FOR THE RECORD



may be standing in DISHONOR our OATH(S) OF OFFICE by dishonoring God the one Organic Creator Superior over all and myself a declared sui juris Texian American Sovereign of God standing in God's Kingdom without the Corporatism UNITED STATES. If found you have knowledge in COMMITTING such CRIMINAL ACTS and dishonoring your OATH(S) OF OFFICE as an Elected, Appointed, Assigned, and/or Employed official servant for We the People of God, claims may be brought against you <u>PERSONALLY</u> for you are operating outside the bounds for your constitutional, legislated, delegated, and regulatory authority. THE STATE OF TEXAS /UNITED STATES Corporatism offers no protection for its administrators, agents, employees that are elected, contracted, employed or appointed when they operate outside their jurisdictional bounds and against God's Superior created mankind.

I demand acknowledgement and receipt with <u>attached NOTICE/DEMAND</u> including any charging, billing, inquiry, summons and/or any other simulated Court process with related instrument(s) certified copies being sought against me that may require a fine, pleading, subpoena or arrest and/or causing myself injury and/or my private property. If you refuse in signing said OFFICIAL NOTICE/DEMAND then any fraudulent actions by you against me will be declared tendered and dishonored by affidavit and describing you as being an unlawful official administrator/agent/employee impersonator. I demand your signature hereon and returned within three days from receipt as an acknowledgement which may be introduced as evidence for initiated claim(s) and your signature hereon is not a guilt admission:

Official man/woman's living Name: Condoleezza F	Rice; Signature:		
Official's Corporatism d.b.a./Title: CONDOLEEZZ	A RICE, UNITED STATES SECRETARY OF STATE;		
Official's Corporatist Bar Card No:	Official's Office No.:		
Official's Elected and/or Appointed Bonding Co. no.	ame and number:		
Regards:	me By		

Oath of Office Acceptance For my Court Record; me, BY Glenn Winningham; house of Fearn, of God

Page 2 of 3

With the Copy-Claim BY _

Seal

FOR THE RECORD



Witnesses

We, the undersigned witnesses, who are sovereign living souls, each and everyone of us, inhabitants of the land of Texas, and holders of the office of "the people", do hereby certify that we witnessed the signature of Glenn Winningham; house of Fearn, who is also a sovereign living soul, an inhabitant of the land of Texas, and a holder of the office of "the people".

<u>Name</u>	Signature	<u>Date</u>	City nearest abode;
Robert,	Taylor Robert 3	Laylor 1-3-	5 Jakan
Jerry Ca	in finit	1/3-08	thistan
į	Suhl H.M. Suh		
By Fo	mo Fredhin	1,03,029	Fuf-lef Tex
u Re	in Court 12	DE 11-03-	cg A hoth Tx
		,	· .
			· · · · · · · · · · · · · · · · · · ·

Return for me, By Glenn Winningham; house of Fearn Non-Domestic Mail c/o 6340 Lake Worth Blvd., #437 Fort Worth, Texas republic

Oath of Office Acceptance For my Court Record; me, BY Glenn Winningham; house of Fearn, of God

Page 3 of 3

With the Copy-Claim BY

Sea



Home | Help

Track & Confirm

Track & Confirm

Search Results

Label/Receipt Number: RA35 1949 910U S

76148

Status: Delivered

Your item was delivered at 5:49 AM on January 14, 2008 in WASHINGTON, DC 20520.

Additional Details >

Return to USPS.com Home >

Notification Options

Track & Confirm by email

Get current event information or updates for your item sent to you or others by email.

Track & Confirm

Enter Label/Receipt Number.

Site Mac Contact Us Forms Goy't Services Terms of Use National & Premier Accounts Copyright® 1999-2007 USPS, All Rights Reserved. No FEAR Act EEO Data FOJA Registered No. **Date Stamp** RA351949910US Reg. Fee \$10.1 0480 \$0.00 Handling 02 Return Charge Receipt \$0.00 01/10/08 Postage Restricted Delivery Received by Domestic Insurance up to \$25,000 is included in the fee. Customer Mu**4/25/676**re With Posta Insurance International Indemnity Without Postal

To Be Completed By Customer (Please Print) ntries Must Be in Ballpoint on Typed

PS Form **3806**, Receipt for Registered Mail Copy 1 - Customer (See Information on Reverse) For domestic delivery information, visit our website at www.usps.com http://trkcnfrm1.smi.usps.com/PTSInternetWeb/InterLabelInquiry.do

Flat Rate Mailing Envelope

For Domestic and International Use

Visit us at usps.com



Any amount of mailable material may be enclosed, as long as the envelope is not modified, and the contents are entirely confined within the envelope with the adhesive

INTERNATIONAL RESTRICTIONS APPLY:

4-POUND WEIGHT LIMIT ON INTERNATIONAL APPLIES

Customs forms are required. Consult the International Mail Manual (IMM) at pe.usps.gor or ask a retail associate for details

Glenn Winningham; house of Fearn **Non-Domestic Mail** C/O 6340 Lake Worth Blvd., #437 Fort Worth, Texas

US DISTRICT COUPT FOR NORTH TEXAS 1100 COMMERCE ST

